UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS FORT WORTH DIVISION

UNITED STATES SECURITIES AND EXCHANGE COMMISSION,

Plaintiff,

v.

No. 4:23-cy-01224-P

AGRIDIME LLC, ET AL.,

Defendants.

ORDER

The Court ordered Sheer Marketing, LLC to appear and SHOW CAUSE why it should not be sanctioned for failing to close the sale as required by the Asset-Purchase Agreement. Although the Receiver gave Sheer Marketing notice of the show-cause hearing, Sheer Marketing did not send a representative.

The Court has considered what would be the least-severe sanction sufficient to reprove Sheer Marketing's breach of the agreement and its failure to appear at the hearing. After considering the available options, the Court **ORDERS** that Sheer Marketing, LLC pay, as a sanction, \$82,121.72 in attorney's fees reasonably incurred by the Receiver in connection with the Asset Purchase Agreement, as outlined in the Declaration of the Receiver's counsel Colin Benton (ECF No. 162-1). Attorney's fees in the amount of \$82,121.72 shall be payable to the Receiver by **July 31, 2025**.

SO ORDERED on this 1st day of July 2025.

Mark T. Pittman

United States District Judge